

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

			ington, D.C. 20231	IS AND THADEMARKS	
. APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	T ATTOR	NEY DOCKET NO.	
08/604,950	02/22/96 FRANC	OIS	M	JAB~948	
	. 12	M2/0123	EXA	MINER	
AUDLEY A CIAMPORCERO			REAMER,	REAMER, J	
ONE JOHNSON AN NEW BRUNSWICK	NI N8933-7003	,	ART UNIT	PAPER NUMBER	
			1205		
			DATE MAILED:	01/20/07	
•				01/23/97	
This is a communication from to COMMISSIONER OF PATENT	he examiner in charge of your a 'S AND TRADEMARKS	application.			
	OFFICE A	ACTION SUMMARY		,	
Responsive to communicatio	n(s) filed on	11/13/96			
This action is FINAL.					
Since this application is in co	ndition for allowance except	t for formal matters; prosec	ution as to the mer	its is closed in	
accordance with the practice		7		*	
shortened statutory period for in thichever is longer, from the ma	ling date of this communica	tion Egiluro to reamond wit	month(s),		
e application to become aband 136(a).	oned. (35 U.S.C. § 133). E	xtensions of time may be of	btained under the pr	ovisions of 37 CFR	
isposition of Claims					
☑ Claim(s)3	To 5,7To 9.	+1/	is/ara no	anding in the application	
Of the above, claim(s)					
Claim(s)			IS/are withor		
Claim(s) 3 To	5,7709 +1	!	· · · · · · · · · · · · · · · · · · ·	is/are allowed.	
Claim(s)					
Claims					
pplication Papers	, .	uio	adoject to restriction	or election requirement.	
See the attached Notice of	Draftenerson's Patent Down	ina Povious PTO 040			
☐ The drawing(s) filed on			· · · · · · · · · · · · · · · · · · ·		
☐ The proposed drawing corre					
The specification is objected			is U app	roved \square disapproved.	
			• •	•	
The oath or declaration is o	ojected to by the Examiner.			•	
iority under 35 U.S.C. § 119		* * * * * *		•	
Acknowledgement is made of			-		
☐ All ☐ Some* ☐ None	of the CERTIFIED copies	s of the priority documents h	nave been	Property and	
☐ received.	•	."			
received in Application No					
received in this national s			ile 17.2(a)).	The second of the	
*Certified copies not received:					
Acknowledgement is made of	a claim for domestic priority	under 35 U.S.C. § 119(e)		e e e e e e e	
tachment(s)					
Notice of Reference Cited, I	PTO-892				
☐ Information Disclosure State	ement(s), PTO-1449, Paper	No(s)			
☐ Interview Summary, PTO-4	13	•			
☐ Notice of Draftsperson's Pa	ent Drawing Review, PTO-9	948		•	

PTOL-326 (Rev. 10/95)

☐ Notice of Informal Patent Application, PTO-152

- SEE OFFICE ACTION ON THE FOLLOWING PAGES

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 3 to 5, 7 to 9 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hoestetler et al in combination with Heeres et al(A), for the reasons of record. The argument raised by applicants have been considered but are not deemed persuasive. There is no evidence presented to show that there is a palatability problem with the cyclodextrin complex of Hoestetler et al. The only concern of Hoestetler et al is to increase the solubility of the active ingredient to make it more bioavailable to the body. The use of this improved form of the active ingredient used by Heeres et al(A) would be an obvious substitution absent evidence of unexpected results. Applicants' have not shown that there where any palatability problems with the formulation of Hoestetler et al which where overcome by the instantly selected formulation especially since the instant formulation is essentially the same as that used by Heeres et al. The claims remain obvious absent evidence that the instant composition possesses unexpected properties.

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Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for response to this final action is set to expire THREE

MONTHS from the date of this action. In the event a first response is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event will the

statutory period for response expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to James H. Reamer whose telephone number is (703) 308-4461.

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GROUP 120 - ART UNIT 1205

JHR

January 21, 1997